

REMARKS

Applicant respectfully requests reconsideration of the present application in view of the foregoing amendments and in view of the reasons that follow. Claims 18, 20, 23, 36, 38, 41, 43, 45, and 47 have been amended, claims 1-17 and 24-35 have been cancelled, and claims 53-55 have been added. A detailed listing of all claims that are, or were, in the application, irrespective of whether the claim(s) remain under examination in the application, is presented, with an appropriate defined status identifier. Thus, claims 18-23, and 36-55 are pending in the application. Support for new claims 53-55 can be found in paragraph [0033] of the specification. No new matter has been added.

In addition, the Applicant would like to thank Examiners Crow and Johannsen for their comments and suggestions in the telephonic interview held February 21, 2008. In particular, the independent claims have been amended to claim nucleotide concentrations in the inlet and outlet chambers and wherein the measured difference in the concentration is proportional to the amount of nucleotide incorporated into a newly synthesized strand complementary to the nucleic acid molecule.

Claim Objections

Claims 20, 38, 43, and 47 are objected to because each of the claims recites the limitation “concentrations of nucleotides is” in lines 1-2 of each of the claims. Claims 20, 38, 43, and 47 have been amended to recite “nucleotides are.” This objection should be withdrawn in light of this Amendment.

Claim Rejections - 35 USC § 112, First Paragraph

Claims 18-23 and 36-52 were rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. Specifically, the Examiner the word “unknown” was new matter. This rejection should be withdrawn in light of this Amendment as the word “unknown” has been deleted.

Claim Rejections - 35 USC § 112, Second Paragraph

Claims 18-23 and 36-52 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Independent claims 18, 36, 41, and 45 have amended to change “first” and “second” channels to “inlet” and “outlet” channels. Claims 41 and 45 have been amended to change “the” to “a”. Additionally, claims 41 and 45 have been amended to clarify the “first” and “second” Raman detection units. Claim 43 has been amended to remove “inlet” channel. These rejections should be withdrawn in light of these Amendments.

Claim Rejections - 35 USC § 103

Claims 18-22, 36-39, and 41-52 were rejected under 35 U.S.C. 103(a) as being unpatentable over Shipwash (U.S. Patent Application Publication No. US 2002/0058273) in view of Davis (U.S. Patent No. Publication No. US 2002/0102595) and in view of Natan (U.S. Patent Publication No. US 2002/0142480). Claims 23 and 40 were rejected under 35 U.S.C. 103(a) as being unpatentable over Shipwash (U.S. Patent Application Publication No. US 2002/0058273) in view of Davis (U.S. Patent Publication No. US 2002/0102595) in view of Natan (U.S. Patent No. Publication No. US

2002/0142480) as applied to claims 18 and 36, and further in view of Ogle (U.S. Patent No. 6,328,869). Applicants respectfully traverse these rejections.

Independent claims 18, 36, 41, and 45 have been amended to include the limitation “wherein a difference between the first concentration of nucleotide and the second concentration of nucleotide is proportional to the amount of nucleotide incorporated into a newly synthesized strand complementary to the nucleic acid.” Support for this limitation can be found in paragraph [0033] of the specification. None of the applied reference disclose this feature. Shipwash teaches reversibly immobilizing a labeled ternary complex in the reaction chamber. As the reaction progresses a new ternary complex is formed which displaces the labeled ternary complex. The displaced ternary complex is detected. (Shipwash [378]). Davis discloses a two zone detection system in which the incorporation of a nucleotide triphosphate (NTP) onto an immobilized enzyme-nucleic acid is detected by the absence of a signal in the second zone. (Davis [0055]-[0062]). That is, Davis only teaches an apparatus that determines the absence or presence of an NTP. Natan discloses methods of making free-standing SERS active nanoparticles. (Natan [0016]). None of the references teach or suggest the detection of a change in concentration. Further, none of the reference alone or in combination teach or suggest measuring a first concentration in an inlet channel upstream of a reaction chamber, measuring a second concentration in an outlet channel downstream of the reaction chamber, and determining the amount of nucleotide incorporated into a newly synthesized strand complementary to a nucleic acid in the reaction chamber by determining the difference in concentration between the inlet and out channels.

Obviousness-Type Double Patenting

Claims 18-19, 21, 36-37, 41-42, and 45-46 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 27-28 and 30 of copending Application No. 11-753,361 in view of Shipwash (U.S. Patent Application Publication No. US 2002/0058273) in view of Davis (U.S. Patent No. Publication No. US 2002/0102595) and in view of Natan (U.S. Patent No. Publication No. US 2002/0142480).

Applicants respectfully request this rejection be held in abeyance pending indication of patentable subject matter.

In view of the above amendment, applicant believes the pending application is in condition for allowance.

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Respectfully submitted,

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